

901.12 Minimum sentence — parole or work release eligibility — certain drug offenses.

1. Effective July 1, 2016, and notwithstanding [section 124.413](#), a person whose sentence commenced prior to July 1, 2016, for a conviction under [section 124.401, subsection 1](#), paragraph “b”, who has not previously been convicted of a forcible felony, and who does not have a prior conviction under [section 124.401, subsection 1](#), paragraph “a”, “b”, or “c”, shall first be eligible for parole or work release after the person has served one-half of the minimum term of confinement prescribed in [section 124.413](#).

2. Effective July 1, 2017, a person whose sentence commenced prior to July 1, 2017, for a conviction under [section 124.401, subsection 1](#), paragraph “c”, shall not be required to serve a minimum term of confinement as prescribed in [section 124.413](#).

3. When the board of parole considers a person for parole or work release pursuant to [this section](#), the board shall consider all pertinent information including the person’s criminal record, a validated risk assessment, and the negative impact the offense has had on the victim or other persons.

[2016 Acts, ch 1104, §7](#); [2017 Acts, ch 122, §14, 15](#)

Referred to in [§124.413](#)